

## MAYOR APPROVES MANY NEW LAWS

Holds Up Two, However, Which May Be Effective Without His Signature.

### LOOKS INTO SMITH CLAIM

Council Voted Contractor \$753 Because Cost Exceeded Amount of His Bid.

Mayor Richardson yesterday returned to City Clerk Ben T. August with his approval of a large number of city ordinances. Two papers he has neither signed nor vetoed, nor has he indicated his intention with regard to them. If no action is taken they will take effect after five days without executive sanction.

The two as yet unsigned are an ordinance authorizing the Committee on Streets to grade the sidewalk on the south side of Franklin Street, between Twenty-ninth Street and an alley east of Twenty-ninth Street, beside the property of Alderman John Grimes, and another A. C. Harman, Assessor of Damages, to fix compensation to abutting property owner by reason of the change in grade. Alderman Grimes, on account of his position in the Council, declined to place any value on the property, leaving it to be assessed by law. The resolution is the first under the new law relating to the Assessor of Damages, and it may be that the Mayor has found some defect in the manner of its preparation. The other resolution, which is that making an extra allowance of \$753.92 to J. J. Smith & Company in excess of the contract price on a sewer constructed in East Cary Street. It was explained in the Council that Mr. Smith had no legal claim on the city, but that since the work had been more expensive than was anticipated when the bids were opened, as a matter of equity the city should make the allowance.

### Signs Many New Laws.

The Mayor returned the following papers to the City Clerk yesterday with his approval:

Ordinance appropriating \$7,310 from the bond issue for the annexed territory to curb and gutter the south side of Main Street, from Rowland Street westwardly to between Addison and Elm Streets.

Ordinance amending the franchise of the Richmond and Henric Railway Company, granting it a right of way from Thirty-third Street, between Grove and Floyd Avenues, encroaching a few inches on alley in rear, to remain.

Resolution granting to the American Tobacco Company right to run water

### UNNATURAL THINNESS EASILY CORRECTED.

By Clever Prescription Which Can Be Filled at Any Drug Store.

No Need to Be Thin Now as Reports Show This Method Effective.

People who are very thin and scrawny ought not to be so. Undoubtedly they are more subject to disease and contagions than the normally fleshy, and are usually accompanied by weakness, and weakness subjects any one to colds, coughs, consumption, pneumonia, etc. It has been discovered, however, that a certain tincture cadomene, when combined in a prescription with proper corrective medicines, becomes one of the most valuable, effective and reliable nutritive or flesh-making medicines known to science. It is especially beneficial to men and women between the ages of sixteen and fifty-five, who from lack of proper nerve force and digestion, remain undeveloped in body, limbs, arms and bust. A well-rounded, symmetrical figure in man or woman indicates health, magnetism, staminal and happiness.

The reader who wishes to add from ten to forty pounds should not fail to begin with this valuable prescription.

First, obtain of any well stocked drug store three ounces of essence of pepsin and three ounces of syrup of iodine in an eight ounce bottle. Then add one ounce compound essence cardinal. Shake and let stand two hours. The safe and sure tincture cadomene compound (not cadomene). Shake well and take one teaspoonful before each meal, one after each meal. Drink plenty of water between meals and when retiring. Keep up this treatment regularly and of a certainty from one to three pounds will be added to the weight each week and the general health will also improve.

## It Pays

Sanitary Plumbing Fixtures of the latest approved types not only are a comfort in a house, but a safeguard against disease germs.

McGraw-Yarbrough Co.  
122 S. Eighth St., - Richmond, Va.  
Out-of-town orders shipped quickly.

It is better not to be without Butter Nut Bread  
NOLDE BROS.

Hoheimer's  
Greatest sale ever held. Means so much to the buyers.

UP-TO-DATE PLAYER MUSIC  
88-NOTE.

Large stock at cost price. Come early to get best selection.  
LEE FREGUSSON PIANO CO.,  
119 East Broad.



To get the best of Backache Get a Box of

Dr. Miles' Anti-Pain Pills

Otherwise Backache May get the best of you

Nothing disturbs the human system more than pain whether it be in the form of headache, backache, neuralgia, stomachache or the pains peculiar to women. Dr. Miles' Anti-Pain Pills are a standard remedy for pain, and are praised by a great army of men and women who have used them for years.

"A friend was down with LaGrippe and nearly crazed with awful backache. I gave her one Anti-Pain Pill and let another for her to take. They helped her right away, and she says she will never be without them again."

Mrs. G. H. Webb, Austinburg, O.

At all druggists—25 doses 25 cents. MILES MEDICAL CO., Elkhart, Ind.

pipes under Seventh Street, connecting two factories.

### Inclusions in Cemeteries.

Ordinance regulating the erection of inclosures around sections in city cemeteries.

Ordinance granting permission to L. E. Ullman to erect a brick stable at Fourteenth and Stockton Streets, South Richmond.

Ordinance granting permission to J. C. Plaus to erect a brick addition to stable in Haxall Lane, between Thirteenth and Virginia Streets.

Resolution to acquire land to open Decatur Street from the Atlantic Coast Line tracks to Holly Street, South Richmond, to a width of thirty feet.

Resolutions establishing the grades of a number of alleys.

Resolution authorizing the grading of Nicholson Street from Tompkins Street to the Government Road.

Resolution instructing the City Attorney to acquire by gift, purchase or condemnation certain tracts of land to enlarge Oakwood Cemetery, and to report cost of same to the Committee on Finance.

Resolution transferring \$250 from First Market expenses to First Market pay roll.

Crump Sole Arbitrator.

Resolution confirming appointment of Beverly T. Crump as sole arbitrator between the city of Richmond and the Virginia Railway and Power Company in the matter of joint use of poles.

Resolution confirming the appraisal made by Board of State Assessors of city property at \$54,554.30, and directing the City Auditor to correct his books accordingly.

Resolution instructing the City Auditor to pay salaries and pay roll of all employees pending adoption of annual budget.

Resolution confirming award of contract to A. W. Maynard & Company, at \$6,294, for cleaning out both basins of new reservoir, and directing Committee on Finance to include amount needed in annual appropriation ordinance.

Appropriating \$50 additional for repairs to Washington Ward Jail.

Appropriating \$2,501.43 to Sinkling Fund for redemption of 6 per cent. city of Richmond bonds, falling due January 1, 1911.

More City Office Space.

Instructing the Committee on Grounds and Buildings to inquire into the advisability and cost of adding two or three stories to the City Hall.

Instructing the City Attorney to acquire, by gift, purchase or condemnation, the block bounded by Eleventh, Twelfth, Broad and Capitol Streets, occupied by Ford's Hotel and other buildings, as a site for a municipal court building, and to report the cost at which it can be acquired to the Committee on Finance.

### ROBBERS DESTROY POST-OFFICE SAFE

More Than \$525 Stolen During Sunday Night From Windsor Office.

[Special to The Times-Dispatch.] Windsor, Va., January 16.—The post-office at this place was robbed some time last night of \$525, consisting of stamps, money and money orders.

Five blank money order books and some other articles were taken also. The safe was heavily charged with nitro-glycerine, as the door was blown into fragments and was found empty feet from the safe. Judging from the noise, gunshots were heard, and the party must have been experts at the business.

Postmaster B. C. Roberts telegraphed at once to the Post-Office Department at Washington, and the robbery is being looked into by the Post-Office Inspectors.

VERDICT FOR DEFENDANT.

Judgment in Unique Damage Suit Brought in Roanoke.

Roanoke, Va., January 16.—A unique suit was decided here to-day, when the jury rendered a verdict in favor of the defendant in the case of Mrs. Sallie A. Dwyer vs. the Consolidated Ice Co. The plaintiff sued for \$1,500 damages, because of injury to her feet caused by a piece of ice being dropped upon it by a boy who was employed by the company. The defendant showed that the boy was not an agent of this company, but was employed by one of its agents. It was on this ground that the jury decided in favor of the defendant.

WOUNDS PROVE FATAL.

Nathan Jackson, Who Was Shot by Rudolph Williams, Dies.

[Special to The Times-Dispatch.] Roanoke, Va., January 16.—Nathan Jackson, colored, who was wounded by Rudolph Williams several weeks ago, died at the Roanoke Hospital this morning.

Jackson was one of four negroes who was wounded at a dance at 622 Sixth Avenue, N. W., when Williams opened fire with a shotgun into a party of colored dancers, Bob Price, Sue Dabney and William Williams.

Williams moved him to his home and Jackson's friends moved him there later and grieved on.

## LODGE CAUCUS NOMINEE



HENRY CABOT LODGE.

Boston, Mass., January 16.—United States Senator Henry Cabot Lodge was nominated at the Republican caucus to-day for a fourth term by 125 out of 153 Republican members of the Legislature, or sixteen less than a majority of the House and Senate on a joint ballot. As the absentees were nearly all from the House, it is anticipated that the majority of the Senate's vote will be cast for Mr. Lodge to-morrow, but that the House will be deadlocked. Whether this deadlock will continue to the joint convention on Wednesday noon was a matter of interesting conjecture to-night. It was asserted in some quarters that should Mr. Lodge be returned, he would have to seek some Democratic support.

Sherman L. Whipple, of Brookline, a prominent member of the Suffolk bar, was selected by the Democrats at their conference as Mr. Lodge's opponent.

The two caucuses were held simultaneously, and while the Republicans quickly nominated Mr. Lodge by acclamation, the Democrats took five ballots before finally deciding on Mr. Whipple. The latter's nomination was subsequently made unanimous. The Senate will vote for Senator to-morrow afternoon, as will the House.

The wounded man while he was in bed. Williams was pursued by police, and let them have some of the fire from his shotgun.

Williams escaped the night of the shooting, and has not been heard from since.

YOUTH READS OF WILD WEST; GOES TO BECOME A COWBOY

[Special to The Times-Dispatch.] Goldsboro, N. C., January 16.—Imbued with the spirit of the Wild West, and the thirst for thrilling adventure, caused by reading "Young Wild West Weekly," "Nick Carter" and other literature of this class, young Henry Scott, thirteen years old, son of Mr. and Mrs. H. E. Scott, of this city, has erased the tar from his heels and is now en route to the land of his dreams, that mysterious land beyond the Mississippi. Before starting out on his career of adventure young Scott informed his playmates of his intentions to make of himself a daring and rich cowboy of the kind he had read about.

The youth's mother is heart-broken, but his father feels that frequent calls from the inner man will bring the boy to his senses ere he has strayed far from his native hearth.

TO GET IT'S BENEFICIAL EFFECTS ALWAYS BUY THE GENUINE

SYRUP OF FIGS AND ELIXIR OF SENNA

MANUFACTURED BY THE CALIFORNIA FIG SYRUP CO.

SOLD BY ALL LEADING DRUGGISTS ONE SIZE ONLY. 50¢ A BOTTLE

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TO GET IT'S BENEFICIAL EFFECTS ALWAYS BUY THE GENUINE

**Uneeda Biscuit**  
are soda crackers made from the finest flour and the best materials obtainable—  
That Makes them an ideal **FOOD**

**Uneeda Biscuit**  
are baked in surroundings where cleanliness and precision are supreme—  
That Makes them **PURE**

**Uneeda Biscuit**  
are touched only once by human hands—when the pretty girls pack them—  
That Makes them **CLEAN**

**Uneeda Biscuit**  
are sealed in a moisture proof package—  
That Keeps them **FRESH**

**NATIONAL BISCUIT COMPANY**

**5¢**  
A Package (Never sold in bulk)

of the State, deposited by the Alexandria city treasurer, are believed to have been received by the bank on deposit after that institution had been notified of the unsatisfactory nature of its assets by the Corporation Commission.

The interest of the insurance officials in the matter is in the surety business done by the concern.

Officers Examined.

Samuel Gardner Waller, former first lieutenant in Company D, Second Regiment, at Fort Royal, has passed his examination for the office of major in the commissary department.

D. Burr Jones, elected second lieutenant of Battery C, Field Artillery, of Portsmouth, has also passed his examination.

Commissions will issue within a day or two from the office of the Adjutant-General. Major Waller will be assigned to duty with the First Brigade, on the staff of General C. C. Vaughan, Jr.

Mr. Eagleton Back.

J. D. Eagleton, Jr., Superintendent of Public Instruction, has returned from a trip which covered a good many miles. He made several addresses in Southwest Virginia, one of which was at Hurley, in Buchanan county, near the Kentucky line.

He will make two speeches in Norfolk to-day—one to the Mothers' Club and the other to the Norfolk Teachers' Association.

Get Official Lists.

Blanks will be sent out to-day by

Stieff's,

205 East Broad

Richmond, Va.

Will buy a good

Upright

PIANO

of reputable make and in good condition.

Stieff's,

205 East Broad

Richmond, Va.

Eye-Glasses

AND Spectacles

As we adjust them are correct, neat, comfortable and substantial.

Lowest charges in all cases. Prescription work our specialty, with complete manufacturing plant on the premises.

The S. GALESKI Optical Co.

MAIN AND EIGHTH —AND— BROAD AND THIRD

Kodak Headquarters

Secretary of the Commonwealth R. O. James to all clerks of courts in the State, on which to send in a list of all county, district and city officers. Such a list is required to be kept in the office of the Secretary of the Commonwealth.

key which Major Enright testified to have been delivered at Kelly's store may have been illicit, but that if this were a fact it should have no bearing on the case.

Being a retailer, as well as a wholesaler and rectifier, he said, Kelly had a right, under the law, to receive into his retail store whiskey in less than five-gallon packages.

The attorney declared that according to the testimony of the chief witness for the prosecution, the jugs he saw delivered to Kelly were four-gallon packages. They were not stamped, branded or otherwise marked, he continued. In view of these circumstances, he told the court, there was no way to keep a record of them, even if it was required by law.

He impressed the court with the fact that after liquor is received in a retail store all track of it is lost. The only way in which the government can interfere with the conduct of a retail liquor house is when it sells packages of five gallons or over.

A wholesaler, on the other hand, can sell nothing less than a five-gallon package.

May End To-Day.

The defense endeavored to call the court's attention to the fact that these jugs were received in wagon loads of twenty-five jugs each, a total of 100 gallons, and therefore a wholesale transaction. A record of these receipts, it was maintained by District Attorney Lewis, should have been kept by the defendant company.

Following the argument of Judge Lewis, Attorney Smith took up the theme of his associate. These arguments occupied all of the afternoon session, and court did not adjourn until after midnight last night.

Argument before the jury will begin this morning, and a verdict is expected before nightfall.

A letter from the War Department at Washington gives Major Enright's record as follows:

Michael J. Enright was enrolled August 12, 1892, at Toledo, O., and was mustered into service September 6, 1892, as a private in Company I, 11th Ohio Infantry. Volunteers, to serve three years. He was found guilty by a general court-martial of quitting his post on November 16, 1892, without being duly relieved, and having been duly posted as sentinel, was sentenced to be confined for sixty days at hard labor, and to forfeit all pay and allowances due him; and the sentence was approved and promulgated by competent authority in orders dated November 28, 1892. He was appointed regimental quartermaster sergeant May 1, 1894; was transferred to the non-commissioned staff, same regiment, and charged the service June 27, 1895, at Salisbury, N. C., while holding the rank of quartermaster sergeant.

Major Enright was on the stand about fifteen minutes. Many spectators gathered in court to hear the evidence. It being generally understood that he would be recalled.

Major Enright was the star witness of the government in its prosecution of the Kelly trial, which will likely end to-day.

Defense Rests Its Case.

The defense rested its case yesterday after examining two witnesses, John T. Hagan, president of the Main Street Bank, and Special Gauger Fultz, of the revenue department.

By the former the defense sought to prove that the Kelly Company was aware of the watch of Major Enright, who at that time was an agent of the revenue department, and who gathered evidence which resulted in the indictment against the defendant company.

Mr. Hagan is interested in the Christian Brothers Company, in the rear of whose store Major Enright leased a room which faced the back entrance of Kelly's establishment, and there watched the delivery of alleged blockaded spirits, as told by him on the witness stand. As soon as he became aware of the intentions of Major Enright, the witness testified, he informed Kelly.

Gauger Fultz was on the stand but a few minutes.

The defense here rested its case, and the jury was dismissed by Judge Waddill until this morning at 10:30 o'clock, when instructions will be received.

After the jury had been dismissed, George E. Hanson, of counsel for the defense, moved the court that he instruct for a verdict of not guilty.

Argue on Instructions.

In a lengthy argument he said that, admitting that the Kelly Company had violated some portion of the law, he contended that the indictment was based on the wrong statute.

Attorney Hanson said that the whis-

key which Major Enright testified to have been delivered at Kelly's store may have been illicit, but that if this were a fact it should have no bearing on the case.

Being a retailer, as well as a wholesaler and rectifier, he said, Kelly had a right, under the law, to receive into his retail store whiskey in less than five-gallon packages.

The attorney declared that according to the testimony of the chief witness for the prosecution, the jugs he saw delivered to Kelly were four-gallon packages. They were not stamped, branded or otherwise marked, he continued. In view of these circumstances, he told the court, there was no way to keep a record of them, even if it was required by law.

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